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6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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11	GENE PLYLEY,	No. C 12-05825 WHA
12	Plaintiff,	
13	V.	ORDER TO SHOW CAUSE AS
14	MARLENE L. GRANGAARD, individually and as trustee of the MARLENE L.	TO REQUEST FOR DISMISSAL
15	GRANGAARD REVOCABLE LIVING TRUST, dba CLAM BEACH INN, aka CLAM DIGGER BAR,	
16		
17	Defendants.	
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19	In this action asserting claims under the Americans with Disabilities Act and state law,	
20	defendants have filed a motion for summary judgment. In response, plaintiff's attorney Jason	
21	Singleton states the following (Dkt. No. 41) (emphasis added):	
22	INTRODUCTION: Plaintiff is now terminally ill and is not expected to survive long. Plaintiff's counsel pointed this out to Defense counsel, and offered to dismiss the matter. A dismissal after an [a]nswer is filed requires agreement by both parties. Defendant refused. OFFER OF STIPULATION: Plaintiff stipulates that due to his current health condition he is unlikely to ever leave his apartment, much less travel to Defendant's Clam Digger Bar. As a result, there is no possibility of future injury, therefore no standing, and the federal claim is moot. Plaintiff requests the Court thus dismiss the federal claim, and not extend supplemental jurisdiction over the state claim.	
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by 5 PM on February 18, 2014.
this case should not be dismissed under Rule 41(a)(2). Defendants' response to this order is due
defendants refused such a stipulation. Defendants are thus ORDERED TO SHOW CAUSE as to why
could stipulate to dismissal without a court order, notwithstanding plaintiff's representation that
Under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), it would appear that both sides

IT IS SO ORDERED.

Dated: February 12, 2014.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE